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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/685,374	10/14/2003	Craig Bonsignore	CRD-5054	4420	
27777 PHILIP S. JOH	27777 7590 06/07/2007 PHILIP S. JOHNSON			EXAMINER	
JOHNSON & JOHNSON ONE JOHNSON & JOHNSON PLAZA			YABUT, DIANE D		
	WICK, NJ 08933-7003		ART UNIT	PAPER NUMBER	
			3734		
			MAIL DATE	DELIVERY MODE	
			06/07/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Antique Occurrence	10/685,374	BONSIGNORE, CRAIG				
Office Action Summary	Examiner	Art Unit				
	Diane Yabut	3734				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING [- Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be to divide a reply and will expire SIX (6) MONTHS from the course the application to become ABANDON	N. imely filed In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 3/2	<u>1/07</u> .					
2a)⊠ This action is FINAL . 2b)□ Thi						
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-4 and 7-9</u> is/are pending in the ap	nlication					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4 and 7-9</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10)⊠ The drawing(s) filed on <u>14 October 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the corre	* ' '					
11) The oath or declaration is objected to by the E	Examiner. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) All b) Some * c) None of:	ots have been received					
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
Copies of the certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bure	· //					
* See the attached detailed Office action for a lis	,	ved.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summa	ry (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper'No(s)/Mail	Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal 6) Other:	Patent Application				

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Art Unit: 3734

DETAILED ACTION

This action is in response to applicant's amendment received on 21 March 2007.

The examiner acknowledges the amendments made to the claims and the specification.

1. Claims 1-4 and 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Wisselink** (U.S. Patent No. **5,984,955**) in view of **Levine** (U.S. Pub. No. **20040220682**).

Claim 1: Wisselink discloses the claimed device including a main trunk 12a having first and second ends, first and second stent-anchors 18 associated with said main trunk, the first and second stent-anchors securing the first and second ends of the main trunk, a graft extension 14 extending from and integral to said trunk, a bypass graft 40 in fluid communication with the graft extension, and an internal anchor 20, the internal anchor being positioned within the graft extension configured to exert an outward force inserting a graft coupling device having a main trunk and a graft extension in a main vessel having an incision such that said graft extension protrudes from said extension, sealing said main trunk to said main vessel with anchors, placing a bypass graft over a portion of said graft extension (Figures 2C, col. 4, lines 42-67, col. 7, lines 39-67), except for an external anchor, said internal anchor and said external anchor sealing said graft extension and said bypass vessel, and the external anchor being positioned outside of the bypass graft and configured to exert an inward force.

Levine teaches an external anchor **314** and an internal anchor **312**, said internal anchor and said external anchor cooperating to seal said graft extension and said

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bypass vessel, said external anchor being positioned outside of the bypass graft or vessel and configured to exert an inward force (Figure 18 and page 8, paragraphs 85-86). It would have been obvious to one of ordinary skill in the art at the time of invention to modify Wisselink by providing cooperating internal and external anchors, as taught by Levine, since it was known in the art that coupling ends in anastomosis with opposing expandable/collapsible forces provides a secure engagement between ends of conduits in providing double the amount of force as with just one expandable/collapsible stent anchor, as well as facilitates connection without the use of messy chemical or fusing agents.

<u>Claim 2</u>: Wisselink discloses said bypass <u>graft</u> comprising an artificial graft **16** or a donor vessel (col. 7, lines 39-67).

<u>Claim 3</u>: Wisselink discloses said bypass <u>graft</u> extending over said graft extension and wherein said internal anchor is disposed in said graft extension in an area at least partially overlapped by said bypass vessel (col. 7, lines 39-67).

<u>Claim 4</u>: Wisselink discloses the claimed device except for said external anchor being integral with said bypass <u>graft</u> in an area which at least partially overlaps said bypass vessel.

Levine teaches said external anchor **314** being integral with said bypass vessel in an area which at least partially overlaps said bypass vessel or graft **312** (Figure 18 and page 8, paragraphs 85-86). It would have been obvious to one of ordinary skill in the art at the time of invention to modify Wisselink by providing an external anchor being integral with said bypass vessel, as taught by Levine, since it was known in the art that

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coupling ends in anastomosis with devices that overlap the conduits provides a secure engagement between ends of conduits and may be easily disposed over and removed from the bypass vessel.

<u>Claim 7</u>: Wisselink discloses said first and second stent-anchors **18** are disposed in an interior area of said main trunk on opposite ends of said graft extension (Figure 2c).

<u>Claim 8</u>: Wisselink discloses said first and second stent-anchors <u>exerting</u> an outward force to seal said main trunk in a main vessel (col. 7, lines 49-52).

<u>Claim 9</u>: Wisselink discloses said first and/or second stent-anchors comprising a plastically deformable material (col. 1, lines 52-67).

Response to Arguments

2. Applicant's arguments with respect to Claims 1-4 and 7-9 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

3. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diane Yabut whose telephone number is (571) 272-6831. The examiner can normally be reached on M-F: 9AM-4PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Hayes can be reached on (571) 272-4959. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

M/ Haya

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MICHAEL J. HAYES SUPERVISORY PATENT EXAMINER